Notice of Allowability	Application No.	Applicant(s)		
	09/328,800	ITO ET AL.		
	Examiner	Art Unit		
	Fred Ferris	2128		
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this apport or other appropriate communication (GHTS. This application is subject to	plication. If not includ will be mailed in due	ed course. THIS	
1. This communication is responsive to 17 May 2004.				
2. X The allowed claim(s) is/are 1,5-9,13-15,20-22 and 24.				
3. $igotimes$ The drawings filed on <u>08 November 1999</u> are accepted by	the Examiner.			
4. Acknowledgment is made of a claim for foreign priority unal All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give 6. CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date Pape	e been received. e been received in Application No cuments have been received in this of this communication to file a reply filent of this application. iitted. Note the attached EXAMINER es reason(s) why the oath or declara est be submitted. son's Patent Drawing Review (PTO- s Amendment / Comment or in the C .84(c)) should be written on the drawin he header according to 37 CFR 1.121(sit of BIOLOGICAL MATERIAL r	complying with the re 'S AMENDMENT or Nation is deficient. 948) attached Office action of the do. must be submitted.	quirements NOTICE OF	
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. Notice of Informal F	Patent Application (PT	O-152)	
2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)	6. 🔲 Interview Summary	(PTO-413),	/	
 Information Disclosure Statements (PTO-1449 or PTO/SB/06) Paper No./Mail Date Examiner's Comment Regarding Requirement for Deposit of Biological Material 	08), 7. ⊠ Examiner's Amendr	Paper No./Mail Date 7. Examiner's Amendment/Comment 8. Examiner's Statement of Reasons for Allowance 9. Other		
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DETAILED ACTION

1. This Office Action is in response to applicant's amendment filed on 17 May 2004. Claims 1, 5-9, 13-15, 20-22, and 24 are currently pending in this application. The applicants have canceled claims 2-4, 10-12, 16-19 and 23. Claims 1, 5-9, 13-15, 20-22, and 24 have now been allowed over the prior art of record.

Response to Arguments

2. Applicants arguments filed on 17 May 2004 have been fully considered.

Regarding applicant's response to 102(b) rejection: The examiner withdraws the previous 102(b) rejection of claim 13 in view of applicant's amendment to the claims.

Claim 16 has been cancelled, hence, the previous 102(b) no longer applies.

Regarding applicant's response the 103(a) rejections: Independent claims 1, 13, 20 and 22 have been amended to distinguish the claimed invention over the prior art of record. Accordingly, the examiner withdraws the 103(a) rejection in view of applicant's amendment to independent claims 1, 13, 20, and 22 and the cancellation of claims 2-4, 10-12, 16-19 and 23.

EXAMINER'S AMENDMENT

3. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

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Authorization for this examiner's amendment was given in a telephone interview with John Mattingly, applicant's representative, on July 20, 2004.

Please <u>delete</u> the word "<u>are</u>" before the word "mounted" in claim 1, line 20 and insert the following after the word "developed" in claim 1, line 20:

-- which includes core cell logic is --

The text on line 20 of claim 1 should now read, "developed which includes core cell logic is mounted on a logic board"...

Also, please amend the following typographical error in line 11 of claim 20:

Following the word "terminal" the word "band" should be the word "land".

The text on line 11 of claim 20 should now read, "a terminal <u>land</u> for supporting an LSI targeted for"...

Allowable Subject Matter

4. Claims 1, 5-9, 13-15, 20-22, and 24 are allowed over the prior art of record.

The following is an examiner's statement of reasons for allowance:

Applicants are disclosing a logic emulation module used for logic verification configured using techniques commonly used in the art for the design of printed circuit modules. These include:

- Connectors for external connections
- Programmable LSI's (programmed logic)
- Switching LSI's (cross point switch)
- Board wiring
- Terminal lands for LSI's
- Printed circuit thru-holes
- Circuit card stacking
- Radiation plates, heat sinks, metal spacers

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These features are generally disclosed in the prior art. However, the prior art of record, while disclosing these features, does not meet the conditions as suggested in MPEP section 2132, namely:

"The identical invention must be shown in as complete detail as is contained in the ... claim." Richardson v. Suzuki Motor Co., 868 F.2d 1226, 1236, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989). The elements must be arranged as required by the claim, but this is not an **ipsissimis verbis** test, i.e., identity of terminology is not required. **In re Bond**, 910 F.2d 831, 15 USPQ2d 1566 (Fed. Cir. 1990)."

In particular, the prior art of record does not disclose the <u>specific arrangement of elements</u> where each programmable LSI's is directly connected to <u>all</u> other programmable LSI's and coupled to <u>all</u> switching LSI's as now recited in independent claims 1, 13, 20, and 22 and as disclosed in applicant's specification page 15, paragraph 3 to page 23, paragraph 2, and in Figures 10, 12-15, in the context of the claims.

The closest prior art uncovered during examination is:

- U.S. Patent issued to Ikeda: teaches a programmable logic emulation system (module) constructed of a circuit board having (LSI's) connected via field programmable logic arrays (FPLA) and interconnecting (switching) cross-point-switches (LSI's).
- U.S. Patent 5,572,710 issued to Asano: teaches a programmable logic emulation system having programmable logic devices (LSI's) connected via field programmable

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logic arrays (FPLA), interconnect (cross-point-switches), and containing connectors for external connection used for logic emulation of equivalent functions and verification.

U.S. Patent 6,016,563 issued to Fleisher: teaches the use of stacking type

connectors on emulation modules.

U.S. Patent 6,005,771 issued to Bjorndahl: teaches a multi chip module with

integrated circuits and radiation plates on both sides of the module covering the

integrated circuits.

Any comments considered necessary by applicant must be submitted no later

than the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should be clearly labeled "Comments on

Statement of Reasons for Allowance."

Conclusion

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Fred Ferris whose telephone number is 703-305-9670

and whose normal working hours are 8:30am to 5:00pm Monday to Friday.

Any inquiry of a general nature relating to the status of this application should be

directed to the group receptionist whose telephone number is 703-305-3900.

The Official Fax Numbers are:

Official

(703) 872-9306

Fred Jenis. Patent Examiner
Simulation and Emulation, Art Unit 2128
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July 20, 2004

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